

NOWELL AMOROSO KLEIN BIERMAN, P.A.

COUNSELLORS AT LAW

155 POLIFLY ROAD
HACKENSACK, NEW JERSEY 07601
(201) 343-5001
Facsimile: (201) 343-5181

E-Mail: nakblaw.com

New York Office
PMB 46028
140 Broadway
New York, NY 10005
(212) 858-7710
Facsimile: (212) 858-7750

November 8, 2007

DENISE T. O'DONNELL*
TIMOTHY J. BARTZOS
GREGORY K. ASADURIAN
ROMAN D. BULLOCK
JOHN P. MARZOLLA*
ANTHONY J. MARCHESE*
DAVID J. LEE*
YANA CHECHELITSKY*

ARTHUR MINUSKIN
ANTHONY J. FRESE
KAREN A. PASSARO
JOHN G. HUDAK
OF COUNSEL

* Also Admitted in NY
† Also Admitted in the
Federal Courts in NY
□ Also Admitted in PA

DANIEL C. NOWELL
HENRY J. AMOROSO
HERBERT C. KLEIN
WILLIAM D. BIERMANT
VICTOR J. HERLINSKY, JR.
ANTHONY PANTANO*
DAVID EDELBERG*
LINDA DUNNE
MICHAEL J. PALMA*
MICHAEL J. NOONAN
WILLIAM C. SOUKAS*
BRADLEY M. WILSON†
JOHN R. LLOYD □
THOMAS C. MARTIN†

RICK A. STEINBERG *
STEEVE J. AUGUSTIN
JOSEPH S. SHERMAN
COUNSEL

VIA CM/ECF AND FIRST CLASS MAIL

Clerk,
United States District Court
Southern District of New York
500 Pearl Street
New York, New York 10007-1312

Re: Fireman's Fund Insurance Company a/s/o Freightquote.com v.
Roadway and YRC Worldwide, Inc.
Case No.: 07 CV 3552 (LAP)
Our File No.: 4652.009

Dear Sir/Madam:

This firm represents Defendants Roadway and YRC Worldwide, Inc. in relation to the above-captioned matter. Enclosed please find a Stipulation of Discontinuance which has been executed by counsel for Plaintiff and Defendants, together with the Notice of Electronic Filing of today's date.

We thank the Court for its attention to this matter.

Very truly yours,

Nowell Amoroso Klein Bierman, P.A.

/s/ Thomas C. Martin

Thomas C. Martin

TCM/bb
Enclosure
Cc: William Mullin, Esq. (w/encl.)

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

-----X
FIREMAN'S FUND INSURANCE COMPANY a/s/o/
FREIGHTQUOTE.COM,

Plaintiff,

Case No.07 CV 3552 (LAP)

-against-

STIPULATION OF
DISCONTINUANCE

ROADWAY and YRC WORLDWIDE, INC.,

Defendant (s).

-----X

In consideration of the settlement of this lawsuit, plaintiff and defendants hereby
agree and stipulate that this action shall be discontinued and plaintiff's action is
discontinued with prejudice.

Graham, Miller, Neandross,
Mullin & Roonan, LLC.
Attorneys for the Plaintiff
32 Broadway – Suite 1800
New York, New York 10004

Nowell Amoroso Klein & Bierman
Attorneys for the Defendant (s)
155 Polifly Road
Hackensack, New Jersey 07601

by 
William Mullin (WM-5318)

by 
Thomas Martin

DATED: 11/8, 2007

SO ORDERED:

U.S.D.J.